# Exhibit G

AOSB (Rev. 1208) Subpoena in a Civil Case		
Issued by	the	
UNITED STATES DI		Т
DISTRICT		
IN RE SONUS NETWORKS, INC. LITIGATION V.	SUBPOENA IN A CIVIL CASE	
	Case Number:1 0	4-10294-DPW
TO: Deloitte & Touche LLP c/o William Basic 200 Berkeley Street Boston, MA 02116-1616		
YOU ARE COMMANDED to appear in the United States Ditestify in the above case.	strict court at the place, o	date, and time specified below to
PLACE OF TESTIMONY		COURTROOM .
		DATE AND TIME
☐ YOU ARE COMMANDED to appear at the place, date, and to in the above case.	ime specified below to te	stify at the taking of a deposition
PLACE OF DEPOSITION		DATE AND TIME
YOU ARE COMMANDED to produce and permit inspection place, date, and time specified below (list documents or objection specified below).		wing documents or objects at the
PLACE Shapiro Haber & Urmy LLP, 53 State Street, Boston, MA 02 Telephone: (617) 439-3939	109	DATE AND TIME 8/31/2007 10:00 am
☐ YOU ARE COMMANDED to permit inspection of the follow	wing premises at the date	and time specified below.
PREMISES		DATE AND TIME
Any organization not a party to this suit that is subpoenaed for the ta directors, or managing agents, or other persons who consent to testify or matters on which the person will testify. Federal Rules of Civil Procedu	n its behalf, and may set for are, 30(b)(6).	designate one or more officers, rith, for each person designated, the
ISSUING OFFICER'S SKINA JURY AND TILE (INDICATE IF ATTORNEY FOR P.		DATE 8/7/2007
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER Gold Bennett Cera & Sidener LLP 595 Market Street, Suite 2300, San Francisco, CA 94105, Tel. (4)		
(See Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (c), on nest page)		

<sup>1</sup> If action is pending in district other than district of issuance, state district under case number.

AO88 (Rev. 1200) Subpoens in a Civit Case	
PROOF OF S	BRVICE
	LICE
SERVED	
SERVED ON (PRINT NAME)	MANNER OF SERVICE
SERVED BY (PRINT NAME)	TITLE
DECLARATION	ΦF SERVER
I declare under penalty of perjury under the laws of the United in the Proof of Service is true and correct.	States of America that the foregoing information contained
Executed on	
DATE	SIGNATURE OF SERVER
	ADDRESS OF SERVER

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006:

(c) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.

(1) A party or an attorney responsible for the issuance and service of a subpoen a shall take restonable steps to avoid imposing untile burden or expense on a person subject to that subpocus. The court on behalf of which the subpocus was issued shall enforce this duty and se upon the party or atterney in breach of this duty an appropriate seaction, which may include, but is not limited to, lost carnings and a reasonable attorney's fee,

(2) (A) A person commanded to produce and permit inspection copying, testing, or sumpling of designated electronically stored information, books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, learning or trial.

[18] Subject to paragraph (d)(2) of this rule, a person commanded to produce and pennit

inspection, copying, testing, or sampling may, within 14 days after service of the subpoents or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or attorney designated in the subpoens written objection to producing any or all of the designate directivals or inspection of the premises --- or to producing electronically stored information in the form or forms requested. If objection is made, the party serving the subpoens shall not be entitled to inspect, copy, text, or sample the materials or inspect the premises except pursuant to an order of the court by which the subpoens was Issued. If objection has been made, the party serving the subpoens may, upon notice to the person commanded to produce move as any time for an order to compel the production, inspection, copying, testing, or sampling. Such an order to competish all protections person who is not a party or an officer of a party from significant expense resulting from the inspection, copying, testing, or sampling commanded.

(3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify

the subpoent if it

(i) falls to allow reasonable time for compliance:

(ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c)(3)(B)(III) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held:

tili) requires disclosure of privilesced or other protected matter and no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) If a subpocna

(i) requires disclosure of a trade secret or other confidential research, development, or commercial information, or

tii) requires disclosure of an unretained expen's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or (till) requires a person who is not a party or sa officer of a party to incur substantial

expense to travel more than 100 miles to attend trial, the court may, to protect a person subject

nd or affected by the subpoena, quash or modify the subpoena or, if the party in whose behalf the subpoens is issued shows a substantial need for the restimony or material that cannot be

operwise met without undue hardship and assures that the person to whom the subpoens is addressed will be reasonably compensated, the court may order appearance or production only on specified conditions.

(d) Duties in Responding to Subtoena.

(1) (A) A person responding to a subpocts to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with entogories in the demand.

(B) If a subporting does not a pecify the form or forms for producing electronically stored information, a person responding to a subporm must produce the information in a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably usable.

(C) A person responding to a subpoens need not produce the same electronically stored information in more than one forms.

(D) A person responding to a subpocus need not provide discovery of electronically doted information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or to quish, the person from whom discovery is sought trust show that the information sought is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 20(b)(2)(C). The court may specify conditions for the discovery.

(2) (A) When information subject to a subpoems is withheld on a claim that it is privileged subject to protection as trial-preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(B) If information is produced in response to a subpoens that is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequenter, or destroy the specified information and any copies it has and may not use or disclose the information until the claim is resolved. A receiving party may promptly present the information to the court under seal for a determination of the claim. the receiving party disclosed the information before being notified, it must take reasonable steps to retrieve it. The person who produced the information must preserve the information until the claim is resolved.

(e) CONTEMPT. Failure of any person without adequate excuse to obey a subportal served upon that person may be deemed a contempt of the court from which the subpocts issued. An executive cause for failure to obey exists when a subpocts purports to require a nonperty to strend or produce at a place not within the limits provided by clause (ii) of subparagraph (EX3 HA).

## SCHEDULE A

#### **DEFINITIONS**

- 1. The terms "YOU" and "YOUR" shall mean Deloitte & Touche LLP and includes all of its predecessors, parents, or subsidiaries, as well as any officers, directors, employees, attorneys, accountants, consultants, investigators, of other agents, representatives, or persons acting on behalf of any of the foregoing.
- The term "SONUS" shall mean Sonus Networks, Inc. and all of its predecessors, 2. parents, or subsidiaries, as well as any present or former officers, directors, committees of the board of directors, employees, attorneys, accountants (including, but not limited to, PriceWaterhouseCoopers LLP, Ernst & Young LLP, and Arthur Andersen LLP), consultants (including, but not limited to, Huron Consulting Group), investigators, or other agents, representatives, or persons acting on behalf of any of the foregoing.
- 3. The term "AND" and "OR" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of a topic or request all information or responses that might otherwise be considered outside of its scope.
  - 4. The term "ANY AND ALL" shall be construed as all and each,
- 5. The term "DOCUMENT(S)" shall be construed in the broadest sense as that term is interpreted under Federal Rules of Civil Procedure 34(a) and 45. It includes, but is not limited to, any electronically stored information. A draft or non-identical copy is a separate document within the meaning of this term.
- 6. The term "FINANCIAL STATEMENTS" means, but is not limited to, the following (whether audited or unaudited, and whether final, interim, pro forma, complete or

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partial): consolidated and non-consolidated balance sheets; income statements, statements of earnings, additional paid-in capital, retained earnings or cash flows (or source and application of funds); cash-flow projections; notes to each such statements; and any other statements and notes that pertain to SONUS's past or present financial condition, including accountants' work papers.

- 7. The term "GAAP" means Generally Accepted Accounting Principles as applied under United States accounting standards.
- 8. The term "PERSON" or "PERSONS" means any natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or public entity.
- 9. The terms "POLICY(IES)," "PRACTICE(S)" or "PROCEDURE(S)" means any rule, practice or course of conduct, whether formal or informal, written or handwritten, recorded or unrecorded, which was recognized or followed, explicitly or implicitly, by YOU in conducting business, or which was required by YOU to be recognized or followed by any or all PERSONS.
- 10. The term "RELATING TO" shall mean describing, evidencing, constituting, reflecting, showing, comprising, considering, discussing, regarding, setting forth, studying, analyzing, commenting upon, recommending, alluding to, or mentioning in whole or in part.

#### INSTRUCTIONS

1. If YOU withhold any DOCUMENT or redact any portion of a DOCUMENT, provide a log identifying each such DOCUMENT, the grounds on which it is being withheld or redacted, the date of the DOCUMENT, the name and title of the author and/or sender of the DOCUMENT and name and title of all actual and/or intended recipients, the subject matter, and the specific request(s) to which it relates.

Produce the entire DOCUMENT if any part of a DOCUMENT is responsive.

- 3. Pursuant to Rule 34(b) of the Federal Rules of Civil Procedure, produce DOCUMENTS as they are usually kept, or organize and label them to correspond with the individual requests stated herein. All DOCUMENTS that are stored in electronic or computer format shall be produced in electronic format. YOU should confer with counsel for Lead Plaintiff as to the appropriate format before producing electronic DOCUMENTS. All such DOCUMENTS shall be accompanied by a copy of all metadata concerning such DOCUMENTS, including all information concerning the dates the DOCUMENTS were created, modified, distributed, and the authors and recipients of the DOCUMENTS.
- 4. If any responsive DOCUMENT no longer exists, specify the general type of each DOCUMENT (e.g., memo, letter, computer printout, etc.), the types of information contained therein, the date on which it ceased to exist, the circumstances under which it ceased to exist, and the identities of all people who have or had knowledge of its contents.
- 5. Produce all responsive DOCUMENTS in YOUR possession, custody, or control even though such DOCUMENTS may not be located at YOUR place of business and regardless of whether such documents or materials are possessed directly by YOU or YOUR directors, officers, agents, employees, representatives, attorneys, subsidiaries, managing agents or affiliates.
- Each DOCUMENT that YOU cannot legibly copy should be produced for 6. inspection in its original form.
- 7. DOCUMENTS found associated with one another or joined by staple, clip, binder, file folder, or otherwise should be produced in the manner in which they are associated or joined.

- 8. You are to produce each DOCUMENT requested herein in its entirety, without deletion or exclusion regardless of whether YOU consider the entire DOCUMENT to be relevant or responsive.
- If in responding to these requests YQU claim any ambiguity in interpreting a 9. Request, Definition, or Instruction applicable thereto, such claim shall not be utilized by YOU as a basis for refusing to produce responsive DOCUMENTS.

#### RELEVANT TIME PERIOD

Unless otherwise specified, the relevant time period covered by these requests is January 1, 2001 to the present. These requests seek all responsive DOCUMENTS created or generated during this period, as well as all responsive DOCUMENTS dated, prepared, created, generated or received, in whole or in part, outside this period but which contain information RELATING TO this period.

## **DOCUMENTS REQUESTED**

#### REQUEST NO. 1:

ANY AND ALL DOCUMENTS RELATING TO the ten (10) material weaknesses in SONUS's internal control over financial reporting identified in "TTEM 9A. CONTROLS AND PROCEDURES" and the accompanying "Management Report on Internal Control Over Financial Reporting" in SONUS's Annual Report on Form 10-K for the year ended December 31, 2004.

#### REQUEST NO. 2:

ANY AND ALL DOCUMENTS RELATING TO remediation efforts of the ten (10) material weaknesses in SONUS's internal over financial reporting identified in "ITEM 9A.

CONTROLS AND PROCEDURES" and the accompanying "Management Report on Internal Control Over Financial Reporting" in SONUS's Annual Report on Form 10-K for the year ended December 31, 2004.

## REQUEST NO. 3;

ANY AND ALL DOCUMENTS RELATING TO changes made that materially affected SONUS's internal control over financial reporting AND overall control over financial planning as discussed in "ITEM 9A. CONTROLS AND PROCEDURES" and the accompanying "Management Report on Internal Control Over Financial Reporting" in SONUS's Annual Report on Form 10-K for the year ended December 31, 2005.

# REQUEST NO. 4:

ANY AND ALL DOCUMENTS RELATING TO SONUS's plan to implement procedures and controls to remediate the material weaknesses to its (1) Inadequate entity-level controls, (2) Inadequate business processes and information systems, AND (3) Inadequate revenue recognition procedures and controls as discussed in "ITEM 4 CONTROLS AND PROCEDURES" in SONUS's Quarterly Report on Form 10-Q for the quarter ended March 31, 2006.

#### REQUEST NO. 5:

ANY AND ALL DOCUMENTS YOU received from SONUS OR sent to SONUS RELATING TO GAAP, financial accounting standards, internal accounting controls AND any other accounting POLICIES, PRACTICES AND PROCEDURES.

# REQUEST NO. 6:

ANY AND ALL DOCUMENTS YOU received RELATING TO SONUS's restatement

of historical financial statements for fiscal year ended December 31, 2001 AND fiscal year ended December 31, 2002 AND the first three quarters of fiscal year 2003.

## REQUEST NO. 7:

ANY AND ALL DOCUMENTS RELATING TO Stephen Nill AND/OR Peter Hemme, REQUEST NO. 8:

ANY AND ALL SONUS FINANCIAL STATEMENTS YOU received RELATING TO the time period January 1, 2001 through December \$1, 2004.

#### REQUEST NO. 9:

ANY AND ALL accounting workpapers and records received by YOU in your capacity as successor auditor to SONUS RELATING TO SONUS's fiscal year ended December 31, 2001 AND fiscal year ended December 31, 2002 AND the first three quarters of fiscal year 2003.